IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: IBRAHIM BARUWA : NO. 16-18266

:

CHAPTER 13

ORDER

AND NOW upon the motion of Debtor to avoid an alleged judicial lein (Court of Common Pleas, Northampton County, Pennsylvania 2015-6435) of First Commonwealth FCU, and upon Debtor's having asserted that the alleged lien is subject to avoidance pursuant to Section 522(f)(1), 11 U.S.C. § 522 (f)(1), and upon Debtor having certified that adequate notice of the motion was sent to the lienholder and that no answer or other response to the motion has been filed.

IT IS HEREBY ORDERED that the motion is granted by default and the above judicial lien of First Commonwealth FCU is avoided to the extent it impairs Debtor's exemption.

IT IS FURTHER ORDERED, pursuant to Section 349(b)(1)(B), 11 U.S.C. \$349(b)(1)(B), that dismissal of this case reinstates any lien voided under Section 522.

Date: May 14, 2018

BY THE COURT

RICHARD E. FEHLING

United States Bankruptcy Judge